EXHIBIT 1

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UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

Before the Honorable Charles R. Breyer, Judge

IN RE: UBER TECHNOLOGIES,)
INC., PASSENGER SEXUAL ASSAULT)
LITIGATION)

No. 23-MD-03084 CRB

San Francisco, California Friday, August 22, 2025

TRANSCRIPT OF REMOTE ZOOM VIDEO CONFERENCE PROCEEDINGS

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REPORTED BY: Ana Dub, RDR, RMR, CRR, CCRR, CRG, CCG

CSR No. 7445, Official United States Reporter

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be available to try cases, and that's just the way it is and so
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     forth.
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          So there we are. There we are. Any questions or
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     statements?
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              MS. LONDON: Your Honor, I have a question, perhaps a
     statement.
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          We appreciate Your Honor's guidance on that. It's very
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     helpful. We understand Your Honor's position on discovery as
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     to the Wave 1 cases, and we will continue to complete
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     discovery.
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          One adjustment to that we would ask for is on experts and
     as well as the pretrial motions, such as summary judgment and
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     all the like. With all of that entire schedule, is it your
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     expectation, Your Honor, that those are all going to move at
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     the same time; that Your Honor would hear all the summary
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     judgments --
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              THE COURT:
                         Yes.
              MS. LONDON: -- all the Dauberts --
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              THE COURT: Yeah.
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              MS. LONDON: -- all the everything?
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              THE COURT: Everything.
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              MS. LONDON: Okay.
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              THE COURT:
                          Yeah.
              MS. LONDON: So then --
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              THE COURT: You know what my intention is? If it's
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not clear, I'll say it now nice and clear. Write it down.

My intention is to pick a jury the week of January 6 and to go to trial January 14th. And so if anything has to be done in advance of those dates for the cases in Number 1, that's it.

MS. LONDON: Understood, Your Honor. Then we will -we will make heaven and earth move to meet Your Honor's
expectations.

But we did just want to make the statement, Your Honor, that, you know, we are -- we also want these trials to be meaningful; and spreading our -- all of our collective time and resources thin, we are -- we have some concerns about all of that, including, you know, there's a number of other motions and issues that have been coming up not related to the bellwether cases and the like.

So we'll try to focus our efforts and focus our energies,

Your Honor; but our -- if Your Honor is inclined to not have

the first case be a defense pick, then, you know, we perhaps

suggest focusing just on the plaintiff picks, then, as a way of

just focusing our effort and energy and our experts' time.

THE COURT: Well, there is one -- there is one defense pick -- now I have to find it. Hold on. Let's see where it is -- which is the -- well, the WHB 832, is that a defense pick?

MS. LONDON: Yes, Your Honor.

MS. VARTAIN: Yes.